ENVIRONMENTAL

No. 59263 E

APPLICATION FOR PERMIT TO APPROPRIATE THE PUBLIC WATERS OF THE STATE OF NEVADA

Date of filing in State Engineer's Office	SEP 2 1 1993
Returned to applicant for correction	OCT 0 7 1993
Corrected application filed	
Map filed	NOV 0 8 1993 under 59259-E
The applicant	C Railroad Company
1416 Dodge Street Street and No. or P.O. Box No.	, of Omaha City or Town
Nebraska 68179 State and Zip Code No.	, hereby make application for permission to appropriate the public
waters of the State of Nevada, as hereinafter s	stated. (If applicant is a corporation, give date and place of incorporation; if a
copartnership or association, give names of	members.) Incorporated in Utah, articles of
incorporation last amended	June 24, 1971.
	n is underground: "Near-Surface Reservoir" - Name of stream, lake, spring, underground or other source water approximately 15 feet)
2. The amount of water applied for is	One second-foot equals 448.83 gals. per min. second-feet
	acre-feet
3. The water to be used forEnviron	nmental Cleanup - Groundwater Remediation Irrigation, power, mining, manufacturing, domestic, or other use. Must limit to one use.
4. If use is for:	ariganon, power, manag, manageraring, domestic, or other use. Must milit to one use.
(a) Irrigation, state number of acres to b	e irrigatedNA
(b) Stockwater, state number and kinds of	of animals to be wateredNA
(c) Other use (describe fully under No.	12. "Remarks" Environmental Cleanup-GW Remediation
(d) Power:	
(1) Horsepower developedNA	
(2) Point of return of water to stream	nNA
	rce at the following point
NW1 of the NW1 of Section Survey, and by course and distance to a section corner. If	34, T20S, R61E, Mount Diablo Meridian, City of Las fon unsurveyed land, it should be so specifies, Clark County, Nevada. At
a point from which the cent	ter of Section 33, T20S, R61E, MDM, Clark County, 38" West a distance of 4135.52 feet.
•	ischarged to the Las Vegas Sanitary Sewer near the escribe by legal subdivision. If on unsurveyed land, it should be so stated.
Southwest corner of Clark P	Avenue and South Main Street within the Southwest 1/4
of the Northwest 1 of Sect	ion 34, T20S, R61E, MDM, City of Las Vegas, Clark
County, Nevada,	
7. Use will begin about January Month and Day	y 1 and end about December 31 , of each year.
8. Description of proposed works. (Under	the provisions of NRS 535.010 you may be required to submit plans and Water and diesel will be pumped from
pump to an oil/water separation will be diverted through a flumes, drilled well with pump and motor, etc.	e works.) recovery well RW-8 using a total fluids

0	Estimated cost of works + \$75,000		
9.	1 month		
10.	Estimated time required to construct works. 1 month If well completed, describe works.		
11.	11. Estimated time required to complete the application of water to beneficial use		
12.	12. Remarks: For use other than irrigation or stock watering, state number and type of units to be served or annual consumptive use:		
The purpose of the appropriation is to aid in groundwater remediation. Thi			
	facility is temporary in nature and remediation activities are monitored by		
	the Nevada Division of Environmental Protection. The remediation system will stop once remediation activities are completed and approved by the Division of Environmental Protection.		
	s/ Theodore V. Petranoff		
	ab/ By USPCI, 5665 Flatiron Parkway ab/ Boulder, Colorado 80301 se ab/se		
Cor	se ab/se npared		
Pro	tested		
	APPROVAL		
	OF STATE ENGINEER		
follo	This is to certify that I have examined the foregoing application, and do hereby grant the same, subject to the owing limitations and conditions:		
unders pollument totals point reason water measus grante the re the en (CONT)	This permit is issued subject to existing rights on the source. It is stood that the amount of water herein granted is only a temporary allowance for the control as mandated by orders issued by the Nevada Division of commental Protection and subsequent correspondence with said agency. A sizing meter must be installed and maintained in the discharge pipeline near the of diversion. It is also understood that this right must allow for a mable lowering of the static water level of permittee's well due to other ground development in the area. The well shall be equipped with a 2-inch opening for ring depth to water. The State retains the right to regulate the use of water and herein at any and all times. The right will cease to exist upon termination of clean up activity as mined by the Nevada Division of Environmental Protection. Monthly records shall be kept of the amount of water pumped from this well and ecords submitted to the State Engineer on a quarterly basis within 15 days after and of each calendar quarter. INUED ON PAGE 2) The amount of water to be appropriated shall be limited to the amount which can be applied to beneficial use, and not to seed. O.1 cubic feet per second , but not to exceed 72.4		
	acre-feet annually.		
Wo	rk must be prosecuted with reasonable diligence and be completed on or before		
Pro	of of completion of work shall be filed before		
Арг	plication of water to beneficial use shall be filed on or before		
Pro	of of the application of water to beneficial use shall be filed on or before		
	p in support of proof of beneficial use shall be filed on or before		
Con	in TESTIMONY WHEREOF, I,R. MICHAEL TURNIPSEED, P.E. State Engineer of Nevada, have hereunto set my hand and the seal of my		
Proc	of of beneficial use filed of fice, this 8th day of February		
Cult	ural map filed		
Cert	ificate No		
	State Engineer		
	OCT 3 1 2002		
	(O)-2145 (Rev. 9-89) UCI 3 I 2002		

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(PERMIT TERMS CONTINUED)

This permit does not extend the permittee the right of ingress and egress on public, private or corporate lands.

The issuance of this permit does not waive the requirements that the permit holder obtain other permits from State, Federal and local agencies.

This permit is issued pursuant to the provisions of NRS 533.4375. Well drillers reports for any well(s) drilled under this permit shall be filed within 30 days from the completion of the well.

Within 30 days after the completion of the project, the permittee shall notify the State Engineer of such completion and all wells shall be plugged and abandoned in accordance with Chapter 534 of the Nevada Administrative Code.